1 2 3 4 5 6 7 8	SHEPPARD MULLIN RICHTER & HAMPTON LLP JAMES M. CHADWICK, Cal. Bar No. 157114 VALERIE E. ALTER, Cal Bar No. 239905 THAYER M. PREECE, Cal. Bar No. 241824 1901 Avenue of the Stars, 16th Floor Los Angeles, California 90067 Telephone: (310) 228-3700 Facsimile: (310) 228-3930 E-mail: jchadwick@sheppardmullin.com		
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11	UNITED STATES DISTRICT COURT		
12	CENTRAL DISTRICT OF CALIFORNIA		
13	WESTERN DIVISION		
14	BRIGHT IMPERIAL LIMITED, a	Case No. CV CV09-7840FMC(MLGx)	
15	Hong Kong limited liability company,	NOTICE OF DISMISSAL OF	
16	Plaintiff,	CLAIMS AGAINST DEFENDANTS RAINBOW EIGHT AND DOES 1	
17	V. WED ENTEDTAINMENT CDOLD	THROUGH 20	
18	WEB ENTERTAINMENT GROUP INC., a Florida corporation; ATHENS		
19	DEVELOPMENTS LTD., a business entity of unknown form and origin;		
20	WEB ENTERTAINMENT GROUP, LTD., a business entity of unknown form and origin,; NEO PUBLISHING		
21	LTD., a business entity of unknown form and origin, RAINBOW EIGHT, a		
22	business entity of unknown form and origin, INTEGRALNET		
23	MĂRKETING, INC., a Florida		
24	corporation, JASON ZIMMERMAN, an individual, JOHN SKORICK, an individual, and DOES 1 through 20,		
25	inclusive,		
26	Defendants.		
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1	Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), plaintiff Bright Imperial		
2	Limited ("Bright") hereby dismisses its claims against defendants Rainbow Eight and		
3	Does 1 through 20 without prejudice. None of these defendants have served or filed		
4	an answer or a motion for summary judgment. As the result of this dismissal, all		
5	claims not previously dismissed will be and hereby are dismissed.		
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7	Dated: March 19, 2010	SHEPPARD MULLIN RICHTER & HAMPTON LLP JAMES M. CHADWICK	
8		VALERIE E. ALTER THAYER M. PREECE	
9		THATER W. TREECE	
10		By /s James M. Chadwick	
11		James M. Chadwick	
12		Attorneys for Plaintiff BRIGHT IMPERIAL LIMITED	
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PROOF OF SERVICE 2 STATE OF CALIFORNIA, COUNTY OF SAN MATEO 3 I am employed in the County of San Mateo; I am over the age of eighteen years and not a party to the within entitled action; my business address is 990 Marsh Road, Menlo Park, California 94025. 4 5 On March 19, 2010, I served the following document(s) described as NOTICE OF DISMISSAL OF CLAIMS AGAINST DEFENDANTS RAINBOW **EIGHT AND DOES 1 THROUGH 20** on the interested party(ies) in this action by placing true copies thereof enclosed in sealed envelopes and/or packages addressed as 7 follows: 8 Allan B. Gelbard Attorney for Web Entertainment Group, 15760 Ventura Blvd., Suite 801 Ltd., Web Entertainment Group, Inc., Athens 9 Encino, CA 91436 Developments, Ltd., Neo Publishing, Ltd., Integralnet Marketing, Inc., Jason Zimmerman and John Skorick 10 Marc J. Randazza, PA Attorney for Web Entertainment Group, 11 Randazza Legal Group 2 S Biscayne Blvd Ste 2600 Ltd., Web Entertainment Group, Inc., Athens Developments, Ltd., Neo Publishing, Ltd., 12 Miami, Florida 33131 Integralnet Marketing, Inc., Jason 13 Zimmerman and John Skorick Attorney for Web Entertainment Group, 14 Mark Bryn Bryn & Associates P.A. Ltd., Web Entertainment Group, Inc., Athens One Biscayne Tower, Suite 2680 Two South Biscayne Boulevard 15 Developments, Ltd., Neo Publishing, Ltd., Integralnet Marketing, Inc., Jason Miami, Florida 33131 Zimmerman and John Skorick 16 17 I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. postal service on that same day with postage thereon fully prepaid at Menlo Park, California in the ordinary course of business. I am aware that on motion of the party 19 served, service is presumed invalid if postal cancellation date or postage meter date is 20 more than one day after date of deposit for mailing in affidavit. 21 I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made. I declare under penalty of perjury under the 22 laws of the United States of America that the foregoing is true and correct. 23 Executed on March 19, 2010, at Menlo Park, California. 24 25 <u>/s Robin P. Regnier</u> Robin P. Regnier 26 27

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